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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/902,618	07/12/2001	Jerry C. Scott	4705	1231
7	7590 05/31/2002			
Carnes, Cona & Dixon Innovation Park 1673 West Paul Dirac Drive			EXAMINER	
			CASTELLANO, STEPHEN J	
Tallahassee, F	L 32310-3763		ART UNIT	PAPER NUMBER
			3727 DATE MAILED: 05/31/2002	#5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application N .	Applicant(s)					
	09/902,618	SCOTT, JERRY C.	Ou				
Office Action Summary	Examin r	Art Unit					
	Stephen J. Castellano	3727					
The MAILING DATE of this communication Period for Reply	n app ars on the cover shet with	h the correspondence address					
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatio - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	ON. FR 1.136(a). In no event, however, may a repon. a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MONT statute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communic NDONED (35 U.S.C. § 133).	eation.				
Responsive to communication(s) filed or	1						
, '	This action is non-final.						
3) Since this application is in condition for a		ers prosecution as to the mer	its is				
closed in accordance with the practice u Disposition of Claims			10 10				
4)⊠ Claim(s) <u>1-14</u> is/are pending in the applic	cation.						
4a) Of the above claim(s) 3.5-7.9 and 11-	4a) Of the above claim(s) <u>3,5-7,9 and 11-14</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1,2,4,8 and 10</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8)⊠ Claim(s) <u>1-14</u> are subject to restriction an Application Papers	d/or election requirement.						
9) The specification is objected to by the Exa	ıminer						
10) The drawing(s) filed on is/are: a)		e Examiner.					
Applicant may not request that any objection							
11) The proposed drawing correction filed on		sapproved by the Examiner.					
If approved, corrected drawings are required	I in reply to this Office action.						
12) The oath or declaration is objected to by the	ne Examiner.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for fo	oreign priority under 35 U.S.C. §	119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority docu	ments have been received.						
2. Certified copies of the priority docu	ments have been received in Ap	oplication No					
3. Copies of the certified copies of the application from the Internation * See the attached detailed Office action for	al Bureau (PCT Rule 17.2(a)).		;				
14) Acknowledgment is made of a claim for do	•		cation).				
a) ☐ The translation of the foreign languages 15)☐ Acknowledgment is made of a claim for do	ge provisional application has be	en received.	,				
Attachment(s)		OO -2					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-943) Information Disclosure Statement(s) (PTO-1449) Paper N 	18) 5) Notice of Ir	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)					
S. Patent and Trademark Office							

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This application contains claims directed to the following patentably distinct species of the claimed invention:

Group I: Fig 3a, 3b, 3c; and

Group II: Fig. 5.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claim 8 appears generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

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During a telephone conversation with Mr. Lawrence Carnes on May 22, 2002 a provisional election was made with traverse to prosecute the invention of the specie of Group I: Fig. 3a, 3b, 3c, claims 1, 2, 4, 8 and 10. Affirmation of this election must be made by applicant in replying to this Office action. Claims 3, 5-7, 9 and 11-14 have been withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 2, 4, 8 and 10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 is indefinite because the phrase "side pair of side walls" in line 2 seems awkward in that it states "side pair" rather than "a pair." It can not be determined how "side pair" may be interpreted to be different than "a pair." Claim 8 is similarly indefinite.

Claim 1 is indefinite because the interior area is formed from two rear walls as stated in lines 4 and 5. Perhaps the second occurrence of "said rear wall" should have stated, "said top wall", instead. Claim 8 is similarly indefinite.

Claim 4 recites the limitation "said interior area" in line 3. There is insufficient antecedent basis for this limitation in the claim. It can't be determined which interior area is being referred to, the interior area of the box assembly or the interior area of the storage compartment. Claim 10 is similarly indefinite.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 4, 8 and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Haberstroh et al. (Haberstroh).

Haberstroh discloses a storage device comprising a box assembly (10) having a bottom wall which is flush with a pair of flanges (24), a front wall with a socket (14), a rear wall, a pair of side walls and a top wall which is flush with a pair of flanges (24), access is located in the front wall through socket (14), the flange (24) having an attaching element (hole) extends along each side wall in proximity to the bottom wall. Fig. 1 discloses a box assembly by itself. Fig. 2 discloses three identical box assemblies (10) in a side-by-side configuration. Fig. 2 discloses the box assembly (10) and storage compartment (10) configuration of claims 4 and 10 wherein the contacting walls of the box assembly and storage compartment are considered top/upper or bottom/lower walls of the box assembly/storage compartment. The opening in the socket (14) of the storage compartment is an access device for accessing the interior area of the storage compartment.

In order to reduce pendency and avoid potential delays, Group 3720 is encouraging FAXing of responses to Office Actions directly into the Group at (703) 872-9302. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into Group 3720 will be promptly forwarded to the examiner.

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Any inquiry concerning this communication of earlier communications from the examiner should be directed to Stephen J. Castellano whose telephone number is (703) 308-1035.

Stephen Castellano Primary Examiner Art Unit 3727

May 28, 2002